

Message Text

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ACTION IO-10

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TO SECSTATE WASHDC 7957

INFO AMEMBASSY MOSCOW

LIMITED OFFICIAL USE SECTION 1 OF 2 USUN 5499

E.O. 11652: N/A

TAGS: UNGA, SHUM

SUBJ: 29TH UNGA: THIRD COMMITTEE-SOVIET DRAFT RES
UNDER ITEM 56, HUMAN RIGHTS AND SCIENTIFIC
AND TECHNOLOGICAL DEVELOPMENTS

REF: USUN 4395

1. SOV DEL HAS GIVEN US DEL PRELIMINARY DRAFT
DECLARATION WHICH THEY SAY THEY INTEND TO INTRODUCE UNDER THIS
ITEM. TEXT PRODUCED BELOW.

2. WHEN ASKED WHY THEY CHOSEN AT THIS LATE DATE
TO SUBMIT A DRAFT DECLARATION WITH ALL COMPLICATIONS
THAT ENTAILS, RATHER THAN DRAFT RESOLUTION, SOV EXPLAINED
THAT LAST YEAR'S RES ALREADY COVERED MUCH OF SUBJECT
AND SOMETHING MORE WAS NEEDED. US DEL POINTED OUT THAT SUBJECT WAS
ALREADY UNDER CONSIDERATION IN COMMISSION ON HUMAN RIGHTS AND
THAT SECRETARIAT WAS PREPARING FURTHER STUDIES ON VARIOUS
ASPECTS OF SUBJECT AS RESULT OF SOV INITIATIVES. SOV
DEL REPLIED THAT THEIR DRAFT DECLARATION WAS DESIGNED
TO EMPHASIZE NEED FOR PEACEFUL USES OF SCIENCE AND
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TECHNOLOGY IN ORDER ADVANCE WELFARE OF MANKIND AND,

AS SUCH, IT DID NOT CONFLICT EITHER WITH REPORTS
BEING PREPARED BY SECRETARIAT OR WITH HRC CONSIDERATION
OF SUBJECT. MOREOVER, IT DID NOT APPEAR TO HIS DEL
TO CONFLICT SERIOUSLY WITH FRENCH DRAFT RES REPRODUCED BELOW.

3. SINCE THIS DRAFT DECLARATION NEW TO MOST OF THEM,
WEOS WE CONTACTED DID NOT YET HAVE ANY VIEWS EXCEPT FOR AUSTRALIANS
WHO HAD ALSO RECEIVED ADVANCE COPY. THEIR VIEW WAS THAT WITH
SEVERAL ITEMS STILL BEFORE US AND ONLY SIX DAYS REMAINING
IN WHICH TO DEAL WITH THEM, TIME IS TOTALLY INADEQUATE
FOR CONSIDERATION OF DRAFT DECLARATION. US DEL CONSIDERS
IT POSSIBLE THAT, GIVEN FACT SOVIETS HAVE NOT WIDELY
DISTRIBUTED THEIR DRAFT, THEY ARE NOT IN FACT SERIOUS
ABOUT HAVING IT CONSIDERED THIS SESSION, BUT WISH TO
PLACE IT ON THE RECORD TO FACILITATE CONSIDERATION OF
SIMILAR DRAFT NEXT YEAR.

4. ALSO TRANSMITTED HERewith IS FRENCH DRAFT RESOLUTION
MENTIONED ABOVE WHICH CONSTITUTES EXTENSIVE REVISION OF
TEXT TRAFSMITTED REFTTEL. FRENCH DEL EXPLAINED THAT
SUBSTANTIVE REVISIONS HAVE BEEN MADE PRIMARILY TO ACCOMMODATE
VIEWS OF DEVELOPING COUNTRIES, SPECIFICALLY PHILIPPINES
AND IRA, WHICH HAVE NOW AGREED TO CO-SPONSOR. FRENCH
ARE ALSO ASKING JAPAN AND AUSTRALIA TO CO-SPONSOR BUT
HAVE NOT REQUESTED THAT WE DO SO.

5. EXPECT COMMITTEE TO BEGIN CONSIDERATION OF THIS
ITEM FRIDAY, NOVEMBER 29.

QTE

THE GENERAL ASSEMBLY,

RECALLING THAT, IN ITS RESOLUTION 2450(XXIII), IT ENDORSED
THE CONCERNS EXPRESSED IN THE DECLARATION AND IN RESOLUTION XV
CONCERNING HUMAN RIGHTS AND SCIENTIFIC AND TECHNOLOGICAL DEVELOPMENTS
ADOPTED IN TEHERAN IN 1968 BY THE INTERNATIONAL CONFERENCE ON HUMAN
RIGHTS,

NOTING THAT IN ACCORDANCE WITH RESOLUTIONS 2450(XXIII), 2721
(XXV), 3026 (XXVII), 3149(XXVIII) AND 3150(XXVIII) THE UNITED
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NATIONS AND ITS SPECIALIZED AGENCIES HAVE ALREADY UNDERTAKEN
RESEARCH AND STUDIES AND ENVISAGE THE FORMULATION OF CERTAIN
STANDARDS IN THIS FIELD,
NOTING WITH SATISFACTION THAT AT BOTH THE NATIONAL AND INTER-
NATIONAL LEVEL, IN PBBLIC AND PRIVATE INSTITUTIONS AND
ORGANIZATIONS AS WELL AS IN PUBLIC OPINION, THERE IS INCREASING
AWARENESS OF THE VAST PROSPECTS WHICH SCIENTIFIC AND TECHNOLOGICAL
DEVELOPMENTS OPEN UP FOR THE APPLICATION OF HUMAN RIGHTS AND ECONOMIC

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SOCIAL AND CULTURAL DEVELOPMENT, BUT ALSO THAT THERE IS AN INCREASING AWARENESS OF THE THREATS TO FUNDAMENTAL RIGHTS CREATED BY THE MISUSE AND MISAPPLICATION OF CERTAIN SCIENTIFIC DISCOVERIES. REAFFIRMING THE PRINCIPLES OUTLINED IN RESOLUTION 2721(XXV) AND 3150(XXVIII), ACCORDING TO WHICH AN ACCEPTABLE BALANCE SHOULD BE ACHIEVED BETWEEN SCIENTIFIC AND TECHNOLOGICAL DEVELOPMENT, THE INTELLECTUAL, SPIRITUAL AND MORAL ADVANCEMENT OF MANKIND AND THE IMPROVEMENT OF THE QUALITY OF LIFE OF INDIVIDUALS, GROUPS AND PEOPLES, EMPHASIZING THAT THE DEVELOPMENT OF A TRULY NEW INTERNATIONAL ECONOMIC ORDER INVOLVES, AMONG OTHER THINGS, THE ESSENTIAL CONTRIBUTION OF SCIENCE AND TECHNOLOGY AND THE PROTECTION OF HUMAN RIGHTS, RECOGNIZING THAT, AS AFFIRMED BY THE INTERNATIONAL STRATEGY FOR THE UNITED NATIONS SECOND DEVELOPMENT DECADE (RESOLUTION 2626(XXV)) CONCERTED EFFORTS MUST BE UNDERTAKEN BY DEVELOPING COUNTRIES, WITH APPROPRIATE ASSISTANCE FROM THE REST OF THE WORLD COMMUNITY, TO EXPAND THEIR CAPABILITY TO APPLY SCIENCE AND TECHNOLOGY FOR DEVELOPMENT, IN ACCORDANCE WITH THEIR NATIONAL DEVELOPMENT PLANS AND PRIORITIES, TO ENABLE THE TECHNOLOGICAL GAP TO BE SIGNIFICANTLY REDUCED, NOTING THAT, IN ACCORDANCE WITH INTERNATIONAL DEVELOPMENT STRATEGY (RESOLUTION 2626(XXV)), THE DEVELOPED AND DEVELOPING COUNTRIES AND COMPETENT INTERNATIONAL ORGANIZATIONS, ARE TO DRAW UP AND IMPLEMENT A PROGRAM FOR PROMOTING THE TRANSFER OF TECHNOLOGY TO DEVELOPING COUNTRIES. RECOGNIZING THAT, THE ADOPTION OF MODERN TECHNIQUES IN DEVELOPING COUNTRIES CAN CREATE PROBLEMS COMPARABLE TO THOSE AFFECTING DEVELOPED COUNTRIES, AND ALSO CREATE SPECIFIC PROBLEMS OF ADAPTATION WHICH THE VARIOUS UNITED NATIONS INSTITUTIONS HAVE BEGUN TO ANALYSE, PERSUADED THAT THE OFTEN UNFORESEEN EFFECTS OF SCIENTIFIC AND LIMITED OFFICIAL USE

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TECHNOLOGICAL DEVELOPMENS EXTEND BEYOND NATIONAL BORDERS AND REQUIRE BOTH NATIONAL AND INTERNATIONAL SOLUTIONS, TAKING NOTE OF RESOLUTION 2(XXX) OF THE COMMISSION FOR HUMAN RIGHTS, HAVING TAKEN NOTE OF THE REPORTS OF THE SECRETARY-GENERAL PRODUCED IN ACCORDANCE WITH THE RELEVANT RESOLUTIONS OF THE GENERAL ASSEMBLY, THE ECONOMIC AND SOCIAL COUNCIL AND THE COMMISSION FOR HUMAN RIGHTS,

1. RECOGNIZES THAT, WHILE SCIENCE AND TECHNOLOGY ARE INDISPENSABLE FOR DEVELOPMENT, IT IS NECESSARY TO PROTECT HUMAN RIGHTS AND FUNDAMENTAL FREEDOMS IN THE CONTEXT OF SCIENTIFIC AND TECHNOLOGICAL PROGRESS,
2. DRAWS THE ATTENTION OF STATES TO THE BENEFITS WHICH COULD BE DERIVED FROM THE FORMULATION AND ADOPTION, BY APPROPRIATE NATIONAL AUTHORITIES, OF MEASURES AIMED AT MODIFYING NATIONAL

LEGISLATION AND PRACTICES TO TAKE INTO ACCOUNT NEW TECHNIQUES,
AND WITH A VIEW TO SAFEGUARDING FUNDAMENTAL RIGHTS OF THE INDIVIDUAL
AND OF GROUPS OR ORGANIZATIONS IN ALL SECTORS OF SOCIAL LIFE,
INVITES GOVERNMENTS TO TRANSMIT TO THE SECRETARY-GENERAL ANY
INFORMATION THEY HAVE AVAILABLE ON THIS SUBJECT,

3. DRAWS THE ATTENTION OF THE ECONOMIC AND SOCIAL COUNCIL TO
THE BENEFITS TO BE DERIVED FROM COLLECTING EXPERT ADVICE, NOTABLY
IN THE FIELD OF ETHICS, AS PART OF THE STUDY OF THESE PROBLEMS,
AND ASKS IT TO TAKE NECESSARY MEASURES TO PUT THE PRESENT
RESOLUTION INTO EFFECT IN COOPERATION WITH THE COMMITTEE ON
SCIENCE AND TECHNOLOGY FOR DEVELOPMENT, AND ADVISORY COMMITTEE FOR
THE APPLICATION OF SCIENCE AND TECHNOLOGY TO DEVELOPMENT AND
WITH THE ADVISORY COMMITTEE ON HUMAN RIGHTS AND SCIENTIFIC
AND TECHNOLOGICAL DEVELOPMENTS, WHO ARE INVITED TO GIVE REGULAR
CONSIDERATION TO ALL OF THESE PROBLEMS,

4. REQUESTS THE SECRETARY-GENERAL TO ASK THE SPECIALIZED
AGENCIES, IN PARTICULAR UNESCO, FAO, ILO AND WHO, TO BROADEN
CURRENT STUDIES WITH A VIEW TO THE DRAWING UP OF INTERNATIONAL
STANDARDS IN THEIR FIELDS OF COMPETENCE RELEVANT TO THE
PRESENT RESOLUTION,

5. REQUESTS THE COMMISSION ON HUMAN RIGHTS TO DRAW UP A
WORK PROGRAM TAKING INTO ACCOUNT THE REPORTS OF THE SECRETARY-
GENERAL, REPLIES FROM GOVERNMENTS, AND OTHER PERTINENT SOURCES,
WITH A VIEW TO DRAWING UP STANDARDS IN THE AREAS WHICH APPEAR
TO HAVE BEEN SUFFICIENTLY ANALYSED, WITHOUT PREJUDICE TO OTHER
ACTIVITIES UNDERTAKEN IN APPLICATION OF THE ABOVEMENTIONED
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RESOLUTIONS AND TO COMMUNICATE THIS PROGRAM TO THE ECONOMIC
AND SOCIAL COUNCIL AT ITS SIXTIETH SESSION,

6. INVITES COMPETENT ORGANS TO TAKE ACCOUNT OF THE RESULTS OF
STUDIES, UNDERTAKEN IN ACCORDANCE WITH THIS RESOLUTION, IN
ESTABLISHING A DRAFT AGENDA AND IN PREPARATORY WORK SHOULD IT
BE DECIDED TO HOLD A NEW UNITED NATIONS CONFERENCE ON
SCIENCE AND TECHNOLOGY. UNQTE

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ACTION IO-10

INFO OCT-01 ISO-00 AF-04 ARA-06 EA-06 EUR-12 NEA-06 RSC-01

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TO SECSTATE WASHDC 7958

INFO AMEMBASSY MOSCOW

LIMITED OFFICIAL USE SECTION 2 OF 2 USUN 5499

DECLARATION

ON THE USE OF SCIENTIFIC AND TECHNOLOGICAL
PROGRESS IN THE INTEREST OF PEACE AND FOR THE
BENEFIT OF MANKIND

THE GENERAL ASSEMBLY,

NOTING THAT SCIENTIFIC AND TECHNOLOGICAL PROGRESS HAS
BECAME ONE OF THE MOST IMPORTANT FACTORS OF THE DEVE-
LOPMENT OF HUMAN SOCIETY,

TAKING INTO CONSIDERATION THAT SCIENTIFIC AND TECH-
NOLOGICAL PROGRESS WHILE CREATING EVER GREATER POSS-
IBILITIES FOR IMPROVING THE CONDITIONS OF LIFE OF
PEOPLE AND NATIONS MAY, IN A NUMBER OF CASES, GIVE
RISE TO SOCIAL PROBLEMS AND BE ACCOMPANIED BY INCREASED
INEQUALITY IN THE SOCIAL AND PROPERTY
STATUS AND BY THE WORSENING OF THE SOCIAL POSITION OF
WIDE STRATA OF POPULATION,

NOTING WITH ANXIETY THAT SCIENTIFIC AND TECHNOLOGICAL
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ACHIEVEMENTS ARE USED BY THE FORCES OF IMPERIALISM AND
COLONIALISM FOR THE PURPOSE OF INTENSIFYING THE ARMS
RACE, SUPPRESSING NATIONAL LIBERATION MOVEMENTS, DE-
PRIVING PEOPLE OF THEIR BASIC RIGHTS AND TO THE DE-
TRIMENT OF HUMAN RIGHTS AND FREEDOMS,

RECOGNIZING THAT IN A NUMBER OF CASES, IN THE CONDITIONS
OF SCIENTIFIC AND TECHNOLOGICAL PROGRESS, SOCIAL PROBLEMS
ARISE INFLUENCING THE INTERNAL AND FOREIGN POLICY OF

STATES AND INTERNATIONAL RELATIONS AS A WHOLE,

NOTING THE URGENT NECESSITY TO USE SCIENTIFIC AND TECHNOLOGICAL PROGRESS TO THE FULL EXTENT FOR THE BENEFIT OF MAN AND TO NEUTRALIZE PRESENT AND FUTURE POSSIBLE NEGATIVE CONSEQUENCES OF SOME SCIENTIFIC AND TECHNOLOGICAL ACHIEVEMENTS,

REAFFIRMING THE RIGHT OF PEOPLE TO SELF-DETERMINATION AND THE NECESSITY TO RESPECT HUMAN RIGHTS, FREEDOMS AND DIGNITY OF THE HUMAN PERSON IN THE CONDITIONS OF SCIENTIFIC AND TECHNOLOGICAL PROGRESS,

WISHING TO PROMOTE THE IMPLEMENTATION OF THE PRINCIPLES FORMING THE BASIS OF THE CHARTER OF THE UNITED NATIONS, THE INTERNATIONAL COVENANTS ON HUMAN RIGHTS, THE DECLARATION ON THE GRANTING OF INDEPENDENCE TO COLONIAL COUNTRIES AND PEOPLES, THE DECLARATION ON PRINCIPLES OF INTERNATIONAL LAW CONCERNING FRIENDLY RELATIONS AND CO-OPERATION AMONG STATES IN ACCORDANCE WITH THE CHARTER OF THE UNITED NATIONS, THE DECLARATION ON SOCIAL PROGRESS AND DEVELOPMENT,

SOLEMNLY PROCLAIMS:

1. ALL STATES SHOULD PROMOTE INTERNATIONAL CO-OPERATION FOR THE PURPOSE OF USING THE RESULTS OF SCIENTIFIC AND TECHNOLOGICAL PROGRESS IN THE INTEREST OF STRENGTHENING INTERNATIONAL PEACE AND SECURITY, FREEDOM AND INDEPENDENCE, AS WELL AS FOR THE PURPOSE OF ECONOMIC AND SOCIAL DEVELOPMENT OF PEOPLES, AND OF ENSURING HUMAN RIGHTS AND FREEDOMS ON THE BASIS OF THE PRINCIPLES OF THE ASSURANCE LIMITED OFFICIAL USE

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OF THE RIGHT OF PEOPLE TO SELF-DETERMINATION, OF RESPECT FOR STATE SOVEREIGNTY, EQUALITY AND NON-INTERFERENCE IN INTERNAL AFFAIRS OF STATE.

2. ALL STATES SHALL TAKE MEASURES TO SEE TO IT THAT THE ACHIEVEMENTS OF SCIENCE AND TECHNOLOGY WOULD SERVE THE PURPOSE OF SATISFYING MATERIAL AND SPIRITUAL NEEDS OF ALL LAYERS OF POPULATION,

3. ALL STATES ARE OBLIGED TO REFRAIN FROM ANY ACTION ENTAILING THE USE OF SCIENTIFIC AND TECHNOLOGICAL ACHIEVEMENTS TO VIOLATE THE SOVEREIGNTY OF OTHER STATES, INTERFERE IN THEIR INTERNAL AFFAIRS, CONDUCT AGGRESSIVE WARS, SUPPRESS NATIONAL LIBERATION MOVEMENTS, PURSUE THE POLICY OF RACIAL DISCRIMINATION SUCH ACTIONS NOT ONLY CONSTITUTE A FLAGRANT VIOLATION OF THE CHARTER

OF THE UNITED NATIONS AND THE PRINCIPLES OF INTERNATIONAL LAW, BUT INADMISSIBLY PERVERT THE OBJECTIVES WHICH SHOULD GUIDE SCIENTIFIC AND TECHNOLOGICAL PROGRESS FOR THE BENEFIT OF MANKIND.

4. ALL STATES MUST TAKE MEASURES AIMED AT PROTECTING WIDE LAYERS OF POPULATION FROM INCREASED INEQUALITY IN SOCIAL AND PROPERTY STATUS RESULTING FROM THE USE OF SCIENTIFIC AND TECHNOLOGICAL ACHIEVEMENTS, AS WELL AS FROM OTHER POSSIBLE NEGATIVE CONSEQUENCES OF SCIENTIFIC AND TECHNOLOGICAL PROGRESS, INCLUDING INTENSIFIED EXPLOITATION OF WORKING MASSES.

T. ALL STATES SHALL TAKE APPROPRIATE MEASURES, INCLUDING LEGISLATIVE MEASURES, FOR THE PURPOSE OF PROVIDING FOR THE USE OF THE ACHIEVEMENTS OF SCIENCE AND TECHNOLOGY TO CONTRIBUTE TO THE FULLEST REALIZATION OF HUMAN RIGHTS AND FUNDAMENTAL FREEDOMS WITHOUT ANY DISCRIMINATION WHATSOEVER AS TO RACE, SEX, LANGUAGE OR RELIGIOUS BELIEFS.

6. ALL STATES SHALL TAKE EFFECTIVE MEASURES, INCLUDING LEGISLATIVE MEASURES, FOR THE PURPOSE OF PREVENTING AND PRECLUDING THE USE OF SCIENTIFIC AND TECHNOLOGICAL ACHIEVEMENTS TO THE DETRIMENT OF HUMAN RIGHTS AND FREELIMITED OFFICIAL USE

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DOMS AND HARMONIOUS DEVELOPMENT OF THE HUMAN PERSON.

7. ALL STATES MUST TAKE MEASURE, AS APPROPRIATE, FOR PURPOSE OF ENACTING LAWS AND ENSURING THE OBSERVANCE OF THE LEGISLATION GUARANTEEING HUMAN RIGHTS AND FREEDOMS IN THE CONDITIONS OF SCIENTIFIC AND TECHNOLOGICAL PROGRESS.
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